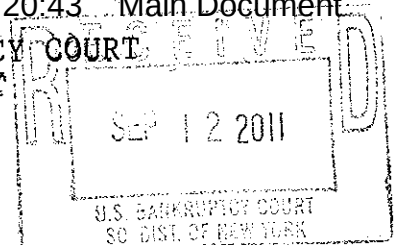


UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT



Dana H. Fox, Pro-se
Appellant

v.

General Motors, Inc.
Motors Liquidators, et al
Appellees

Lower Court # 09-40026
Claim# 4286

Appeal of August 12, 2010
Decision And
MOTION TO TOLL THE STATUTE OF LIMITATIONS

Now Comes Plaintiff/Appellant with a motion to toll the statute of limitations in regards to an appeal of an incorrect decision to expunge Mr. Fox Pro-se's legitimate claim against General Motors, Inc.: Mr. Fox was notified of this mistake on 9/7/11 by a call from David Griffiths from [Weil, etc.] after repeated calls to Motor Liquidators for Alternate dispute resolution. Mr. Fox, Pro-se has filed numerous motions for more time to respond to court papers due to travel responsibilities; There are also Motions to recognize the rights of a Pro-se litigant [Does this court recognize the rights of a pro-se litigant?]. Mr. Fox, Pro-se recalls that the decision of August 12, 2010 appears to be vague and ommissive as it expunges certain cases yet brings them (the cases) forward indicating that the cases are still valid: This is the problem with overwordiness in legal proceedings where the attempt is to confuse the issue with misrepresentation of what is supposed to be intended. Mr. Fox Pro-se has also filed for Alternate dispute resolution and motions here-in for this to be honored. Mr. Fox Pro-se's matter concerns Public Safety and G.M. was in contempt of court in the lower court for not responding to a Court Ordered Subpeona: This Honorable Court cannot allow G.M. to get away with this as G.M. is not bankrupt [G.M., Inc. is bailed out by the U.S. Govt.] and is currently posting a profit if that can be believed. Wherefore, Mr. Fox Pro-se motions the court to re-instate this claim #4286 and assign this matter to non-binding Mediation.

As the court forwards these pleadings to Motor Liquidators for [Weil, etc] this is the certificate of service, 9/7/11

Respectfully Submitted,
Dana H. Fox
Dana H. Fox Pro-se

DH Fox